EXHIBIT A

PR UT INIAG

:

824

Approved:

PETER B. SOBOL

Assistant United States Attorney

Before:

THE HONORABLE KEVIN NATHANIEL FOX United States Magistrate Judge Southern District of New York

UNITED STATES OF AMERICA

COMPLAINT UNDER SEAL

- 17 -

Violations of

18 U.S.C. §§ 641 & 2

DAVID RAYMOND CARMEL,

Defendant.

COUNTY OF OFFENSE:

NEW YORK

SOUTHERN DISTRICT OF NEW YORK, ss.:

LORI A. IADOVITO, being duly sworn, deposes and says that she is a Special Agent of the U.S. Department of Defense, Office of Inspector General, Defense Criminal Investigative Service, and charges as follows:

COUNT ONE:

(Sale of Stolen Government Property)

In or about May 2006, in the Southern District of New York and elsewhere, DAVID RAYMOND CARMEL, the defendant, unlawfully, wilfully, and knowingly converted to his use and the use of another and, without authority, sold, conveyed, and disposed of a thing of value of the United States and of a department thereof, and property made under contract for the United States and a department thereof, to wit, one AN/PEQ-2A weaponsmounted infrared laser-aiming light source ("PEQ").

(Title 18, United States Code, Sections 641 & 2.)

COUNT TWO:

(Sale of Stolen Government Property)

In or about June 2006, in the Southern District of New York and elsewhere, DAVID RAYMOND CARMEL, the defendant, unlawfully, wilfully, and knowingly converted to his use and the use of another and, without authority, sold, conveyed, and disposed of a thing of value of the United States and of a department thereof, and property made under contract for the United States and a department thereof, to wit, one PEQ.

(Title 18, United States Code, Sections 641 & 2.)

COUNT THREE:

(Sale of Stolen Government Property)

In or about February 2007, in the Southern District of New York and elsewhere, DAVID RAYMOND CARMEL, the defendant, unlawfully, wilfully, and knowingly converted to his use and the use of another and, without authority, sold, conveyed, and disposed of a thing of value of the United States and of a department thereof, and property made under contract for the United States and a department thereof, to wit, two PEQs.

(Title 18, United States Code, Sections 641 & 2.)

The bases for my knowledge and for the foregoing charges, are, in part, as follows:

I am and have been a Special Agent with the 1. United States Department of Defense ("DoD"), Office of Inspector General, Defense Criminal Investigative Service ("DCIS"), for approximately one year. I am currently assigned to the New York Resident Agency in Melville, Long Island. My duties include investigating crucial national defense priorities, such as terrorism, product substitution, and technology transfer, including the knowing conversion and sale of stolen Government property, in violation of 18 U.S.C. § 641. Through my training and experience, I have become familiar with the manner in which military articles and other materials are illegally obtained, purchased, sold, transported, and exported, and the methods of payment for such contraband. Prior to becoming a DCIS Special Agent, I was, first, a U.S. Customs and Border Protection Officer assigned to JFK International Airport for approximately two years, then an

Immigration Enforcement Agent, U.S. Immigration and Customs Enforcement ("ICE"), for approximately one year.

2. Because this Complaint is submitted for a limited purpose, I have not set forth in this Complaint each and every fact I have learned during this investigation. The statements in this Complaint are based on my own observations and information that has been conveyed to me by others, including Special Agents with ICE and other DCIS Special Agents. Where statements of others are related in this Complaint, they are related in substance and in part, unless otherwise noted.

Background

- 3. Based on my training, experience, and knowledge, I know the following:
- a. Government Military Property. PEQs are weapons-mounted infrared laser-aiming devices, manufactured by Insight Technology, Inc. ("Insight Technology") for military and law enforcement use only. Pursuant to the governing DoD directive currently in effect, when any of these devices are no longer in military use, their key "points" or components are to be cut, crushed, broken, or melted "to the degree required to preclude repair or restoration to original intended use." Defense Demilitarization Manual 4160.21-M-1, Category XII(B), (E)(1) (October 1991).
- eBay Auctions. eBay is an Internet-based, international trading community where millions of people buy and sell items daily. Most of the selling on eBay occurs in an auction format. The seller posts an item on eBay's web site (www.ebay.com) for a specified duration (3, 5, 7, or 10 days) and buyers bid on items they wish to purchase. The person who places the highest bid (or the one who opts to bypass the auction process and purchases the item at the seller's asking price under the "Buy it Now" option) is the "winner." At that point, the buyer and seller make arrangements, typically through their respective e-mail or PayPal accounts, for payment and subsequent shipping of the item. In order to conduct commerce on eBay, a user (a seller or bidder) must register with eBay. Registration requires first and last name, address, telephone number, an eBay auction identifier (screen name), and, most importantly, an email address.

The Investigation

- 4. On or about April 24, 2006, ICE agents identified several items being offered for sale on eBay by the username "theoldeman." Through a confidential informant, they determined that eBay username "theoldeman" was registered to the father of DAVID RAYMOND CARMEL, the defendant, who was offering to sell a "destroyed" Leupold rifle scope. An ICE agent in ICE's office in Manhattan, in an undercover capacity ("U/C"), enquired by email with "theoldeman" about the possibility of purchasing additional Leupold scopes in better condition, whereupon U/C was referred to CARMEL, whose telephone number his father gave U/C.
- RAYMOND CARMEL, the defendant, in a consensually recorded telephone conversation, in which CARMEL, among other things, gave his e-mail address as midnx@vahoo.com and arranged for the sale of a Leupold scope and one PEQ. In addition, he stated that he had "some laser sighting stuff . . . various night vision things. Nothing absolutely state of the art but solid stuff. Stuff that you can't generally buy." He further cautioned that PEQs were "never, ever, ever, ever, ever sold on the civilian market to anyone. . . ." CARMEL told U/C, "Keep it to yourself. Federal government does not want you to have that." U/C said he had used such items in the military, to which CARMEL replied, "I still know a lot of people still in and for the most part anything is relatively available. . . ."
- Through my review of Naval records, I was able to determine that DAVID RAYMOND CARMEL, the defendant, was until May 31, 2005, a United States Naval Lieutenant on active duty as the supply officer to the USS Shrike, a minesweeper stationed at the Naval Station in Ingleside, Texas ("NSI"). In that position, CARMEL had electronic access to inventories of supply depots of all the armed services worldwide, and caused the USS Shrike to purchase hundreds of PEQs, machine gun barrels, night vision goggles, and various machine gun parts through the Naval Supply system. Other agents and I have spoken to CARMEL's former supervisor, who advised us that the USS Shrike never needed or used any such equipment and that CARMEL was relieved of his duties as supply officer for misappropriating government property and misuse of his authority. On or about November 30, 2005, according to Naval records and witnesses in the Ingleside area whom other agents and I interviewed, CARMEL separated from the Navy Reserves



and, whereupon he moved to his family's residence in Gilman, Wisconsin.

- 7. On or about May 1, 2006, U/C negotiated with DAVID RAYMOND CARMEL, the defendant, a sales price of approximately \$700 for the Leupold rifle scope and approximately \$1,500 for the PEQ. On or about May 4, 2006, U/C sent money orders in the amount of approximately \$2,225, including cost of shipping, to CARMEL. On or about May 8, 2006, CARMEL confirmed by e-mail his receipt of the funds. On or about May 15, 2006, the ICE Manhattan office at its undercover address received a package from CARMEL containing a Leupold rifle scope and one PEQ. The return address on the package read: Mr. David R. Carmel, 35060 225th Avenue, Gilman, WI 54433-9548. We subsequently determined, by tracking the serial number through the manufacturer's and military records, that the PEQ had been manufactured by Insight Technology for DoD and originally sent to an Army Infantry base at the Schofield Barracks in Hawaii.
- On or about May 18, 2006, U/C had a consensually recorded telephone conversation with DAVID RAYMOND CARMEL, the defendant, in which CARMEL said he had other PEQs available at the same price of approximately \$1,500 - "but it ain't from me." On or about June 5, 2006, a CARMEL agreed to sell to U/C a PEQ for \$1,500, together with some M60 gun parts and a Light Interference Filter. On or about June 9, 2006, U/C mailed money orders to CARMEL in the amount of approximately \$2,060. about June 16, 2006, CARMEL confirmed by e-mail receipt of the funds. On or about June 20, 2006, the ICE office in Manhattan, at its undercover address, received a package from CARMEL containing the gun parts, filter, and a PEQ. The return address on the package listed: Mr. David R. Carmel, 35060 225th Ave, Gilman, WI 54433. We subsequently determined, by tracking the serial number through the manufacturer's and military records, that that PEQ had been manufactured by Insight Technology for DoD and originally sent to an Army Infantry base at the Schofield Barracks in Hawaii.
- 9. On or about January 30, 2007, U/C e-mailed DAVID RAYMOND CARMEL, the defendant, about purchasing another PEQ. On or about February 5, 2007, CARMEL agreed to sell to U/C two PEQs for approximately \$3,200, including shipping. On or about February 15, U/C sent CARMEL three money orders totaling approximately \$3,000 On or about February 23, 2007, CARMEL confirmed by e-mail to U/C that he had received the money orders and shipped the



PEQs. On or about February 26, 2007, the ICE Manhattan office, at its undercover address, received a package from CARMEL containing two PEQs. The return address on the package listed: Mr. David R. Carmel, 35060 225th Ave, Gilman, WI 54433. By tracking the serial number through the manufacturer's and military records, we subsequently determined that those PEQs had been manufactured by Insight Technology for DoD, ordered by the DoD's Defense Finance Accounting Service and picked up by or dropshipped to a military base.

WHEREFORE, your deponent prays that a warrant issue for the arrest of the above-named defendant and that he be imprisoned or bailed, as the case may be.

LORI A. IADOVITO
Special Agent
U.S. Department of Defense
Defense Criminal Investigative Service

Sworn to before me this 21th day of May, 2007

THE HONORABLE KEVIN NATHANIEL FOX UNITED STATES MAGISTRATE JUDGE

EXHIBIT B

Cassel 10077ecri005337VVHTP | Diociomeent 18-2 | Filled 05/13/2008 | Page 9 of 20

Case 1:07-cr-0053/-William Page 1 of 5

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA

- v. -

DAVID RAYMOND CARMEL,

Defendant.

O7CRIM 537

07 Cr.

COUNT ONE

The Grand Jury charges:

1. In or about May 2006, in the Southern District of New York and elsewhere, DAVID RAYMOND CARMEL, the defendant, unlawfully, willfully, and knowingly, did embezzle, steal, purloin, and knowingly convert to his use and the use of another, and without authority, did sell, convey, and dispose of a record, voucher, money, and thing of value of the United States and of a department and agency thereof, and property made and being made under contract for the United States and a department and agency thereof, the value of which exceeded \$1,000, to wit, CARMEL sold to an undercover law enforcement agent one AN/PEQ-2A weaponsmounted infrared laser-aiming light source ("PEQ"), which he had previously stolen from the United States Department of Defense.

(Title 18, United States Code, Sections 641 and 2.)

7, 71 of 1
USDC SDNY
DOCUMENT
FLECTRONICALLY FILED
DOC #:
DATE FILED: JUN 1 8 200

Case 1:07-cr-00537-WHP Document 1 Filed 06/13/2007 Page 2 of 5

COUNT TWO

The Grand Jury further charges:

2. In or about June 2006, in the Southern District of New York and elsewhere, DAVID RAYMOND CARMEL, the defendant, unlawfully, willfully, and knowingly, did embezzle, steal, purloin, and knowingly convert to his use and the use of another, and without authority, did sell, convey, and dispose of a record, voucher, money, and thing of value of the United States and of a department and agency thereof, and property made and being made under contract for the United States and a department and agency thereof, the value of which exceeded \$1,000, to wit, CARMEL sold to an undercover law enforcement agent one PEQ, which he had previously stolen from the United States Department of Defense.

(Title 18, United States Code, Sections 641 and 2.)

COUNT THREE

The Grand Jury further charges:

District of New York and elsewhere, DAVID RAYMOND CARMEL, the defendant, unlawfully, willfully, and knowingly, did embezzle, steal, purloin, and knowingly convert to his own use and the use of another, and without authority, did sell, convey, and dispose of a record, voucher, money, and thing of value of the United States and of a department and agency thereof, and property made and being made under contract for the United States and a

Case 1:07-cr-00537-WHP Document 1 Filed 06/13/2007 Page 3 of 5

department and agency thereof, the value of which exceeded \$1,000, to wit, CARMEL sold to an undercover law enforcement agent two PEQs, which he had previously stolen from the United States Department of Defense.

(Title 18, United States Code, Sections 641 and 2.)

FORFEITURE ALLEGATION

offense alleged in Counts One, Two and Three of this Indictment, in violation of 18 U.S.C. § 641, DAVID RAYMOND CARMEL, the defendant, shall forfeit to the United States, pursuant to 18 U.S.C. § 981(a)(1)(C) and 28 U.S.C. § 2461, all property, real and personal, that constitutes or is derived from proceeds traceable to the commission of the offense, including but not limited to at least \$6,000.00 in United States currency, in that such sum in aggregate is property representing the amount of proceeds obtained as a result of the stolen property offense.

Substitute Assets Provision

- 5. If any of the above-described forfeitable property, as a result of any act or omission of the defendant(s):
 - a. cannot be located upon the exercise of due diligence;
 - b. has been transferred or sold to, or deposited with, a third person;
 - c. has been placed beyond the jurisdiction of

Case 1:07-cr-00537-WHP Document 1 Filed 06/13/2007 Page 4 of 5

the Court;

- d. has been substantially diminished in value;
 or
- e. has been commingled with other property which cannot be subdivided without difficulty;

it is the intent of the United States, pursuant to 21 U.S.C. § 853(p), to seek forfeiture of any other property of said defendant up to the value of the above forfeitable property.

(Title 18, United States Code, Sections 641 and 981 and Title 28, United States Code, Section 2461)

FOREPERSON

MICHAEL J. GARCIA MAA United States Attorney

EXHIBIT C

WARRANT FOR ARREST

		MAINTAIN	I LOK YKKE	ST	
() United State	es Ais		DISTRICT		
			SOUTHE	PN Dicurion	7.
UNITED STATES OF AMERICA		AMERICA	DOCKET NO.	RN DISTRICT O	
		HAIDRICA	Inp	1 to 20 5 10mm	MAGISTRATE'S CASE NO.
13	v.		07 Mag	WAG	894
DAVID RAY	MOND	CARMEL.	NAME AND AD	DRESS OF INDIVIDUAL TO	DE ADDROGRA
WARRANT ISSUED ON THE BASIS OF: ☐ Order of Court ☐ Indictment ☐ Information ☐ Complaint			DAVIDR	AYMOND CARA	
			35060 225th Avenue Gilman, WI 54433		
			DISTRICT OF AR	DISTRICT OF ARREST Western District of Wisconsin	
TO: UNITED STATES MARSHAL OR A	NY OTH <u>er</u>	AUTHORIZED OFFICER	Comu Modina		
YOU ARE HEREBY COMM.	ANDED	to arrest the - 1	спу Madiso	u, WI	
YOU ARE HEREBY COMM. District Court to answer to the	charge(s	i) listed below.	ed person and b	ring that person bef	fore the United States
		DESCRIPTION (OF CHARGES		
		Conversion of Stolen C			
· · · · · · · · · · · · · · · · · · ·			эо саннец Рю	perty	
j					
Marie F		·.			
					·
			•		
IN VIOLATION OF		UNITED STATES CODE TIT	T. C.	T	
		18		SECTIONS	
T				641 & 2	
	BAIL	OTHER CONDITIONS OF REI	LEASE		
DERED BY Hon. Kevin Nathanie	el Fox	SIGNATURE (FEDERAL TURO	Trans.		
		SIGNATURE (FEDERAL JUDGEJU.S. MAGISTRATE)		2	DATE ORDERED
ERK OF COURT	(BY) DEPUTY CLERK		arm	70 C	05/2107
Michael McMahon		CT/ DIT CLERK		DATE ISSUED	
<u>-</u>		Division			05/21 /07
		RETURN			
This warrant wa	as receiv	ed and executed with	the arrest aft		
E RECEIVED	, -		me arrest of th	e above-named po	erson.
·	NAME AND ITTLE OF ARRESTING OFFICE		CER		
				SIGNATURE OF ARRESTING OFFICER	
CUTED			1		
			1		
ote: The arresting officer is di-					

EXHIBIT D

State of Wisconsin

Circuit Court

Chippewa County

State of Wisconsin

AFFIDAVIT FOR SEARCH WARRANT

Chippewa County

Investigator Chad Holum being duly sworn on oath, states as follows:

That the affiant has reason to believe that on the 30th day of May, 2007, in Chippewa County, at 35060 225th Ave. Gilman, WI, Township of Ruby, Chippewa County, occupied by David R. Carmel, DOB 12/03/1974, and more particularly described as follows:

35060 225th Ave., Gilman, WI consisting of a white & green 2 story wood frame house, a white single wide trailer, 2 sheds and barn. Also 2 concrete silos, metal grain & a tank. (see attached contact sheet of photos of the residence.)

There are now located and concealed certain things, to-wit:

Three machine guns identified as a Rheinmetall MG3, a MG 34 & a Heckler & Kock HK21 as well as any machine gun parts or any items capable of use to modify a weapon into a machine gun.

Which things may constitute evidence of a crime, to-wit: Illegal Possession of Machine Gun contrary to sec. 941.26(1)(a), & sec. 941.27(1)(a) & (b) of the Wisconsin Statutes.

That the facts tending to establish the grounds for the issuance of a search warrant are as follows:

SEE ATTACHED STATEMENT

WHEREFORE, said affiant prays for a search warrant to be issued to SEARCH said premises FOR said items and bring the same, if found, and the person in whose possession the same is found, before said Court to be dealt with according to law.

Subscribed in sworn to me this 30th day of May 2007.

My commission is permanent.



PROBABLE CAUSE-DAVID R. CARMEL, DOB 12-03-74 SEARCH WARRANT

This complaint is based upon the investigation of Investigators Chad Holum of the Chippewa County Sheriff's Office who is presumed truthful and reliable based upon the position of trust he holds and upon report of Special agents of the Immigration & Customs Enforcement (ICE) and Defense Criminal Investigative Services (DCIS), including statements from Special Agent Kai Wah Chan, who is presumed truthful and reliable based upon the position of trust he holds.

On 22 May 2007, an ICE agent acting in an undercover capacity made telephone contact with David R. Carmel, DOB 12-03-74. The undercover agent (UC) was calling from New York area and Carmel was located in Gilman, Wisconsin. The UC discussed with Carmel the opportunity to establish a meeting. Carmel was the target of an ICE investigation involving the theft, sale and diversion of stolen military supplies including weapons. Carmel agreed to a meeting. Several other calls were made and a final meeting place was set at the Leinenkugel's Brewery in Chippewa Falls on 30 May 2007 at 1:45 p.m. These phone calls were recorded. Special Agent Kai Wah Chan listened these conversations and communicated some of the information to the affiant.

During these phone conversations, Carmel made a number of statements to the UC. Carmel invited the UC to his property to shoot. The UC asked what types of weapons Carmel possessed. Carmel stated he owned three weapons identified as a Rheinmetall MG3, a MG 34 & a Heckler & Kock HK21. Carmel stated that whatever ammunition the UC would bring, he would have a weapon to shoot it. There was a discussion about night-vision equipment.

At 1:30 p.m. on 30 May 2007, Carmel was taken into custody by special agents of DCIS for violations of federal law pursuant to a federal arrest warrant. Carmel was then transported to the Chippewa County Sheriff's Office. During a search of the vehicle incident to arrest, the officers, assisted by deputies of the Chippewa County Sheriff's Office located a two top handles made for a M16 machine gun. These handles contained a portion of the functional part of a M16 machine gun. Based upon his training experience in the Marine Corp and in law enforcement, the affiant states that without this part, the M16 would be unable to function unless the weapon has been altered in some manner.

Once at the jail, Carmel was interviewed. Carmel stated that he possessed one machine gun, MG M-119, and stated he possessed a license for this weapon from the ATF (Department of the Treasury). When asked about other types of machine guns, Carmel refused to answer any questions in this area. Carmel stated he and his girlfriend lived in the trailer and his parents occupy the house. He stated he had a shed as well. He further stated he worked for his father in the machine shop. Carmel also stated he has in a storage shed pieces of tanks, bullet shells, and machines. He further stated that when he discharged from the military he had transported gun barrels & ammunition to Wisconsin. He stated he had machine gun barrels which he had purchased from commercial sources. Carmel did not specify any limitations as to entering any of the buildings on the premises. At one point, Carmel was allowed to call his father. During this phone conversation, Carmel told his father that the feds had arrested him, and that his father could guess what it is for.

A	
5 ts 4 11 1	
William J	
None No.	

State	Λf	Wie	eo n	cin
DIALE	VΙ	7743	CUL	12111

Circuit Court

Chippewa County

State of Wisconsin

Chippewa County

SEARCH WARRANT

The State of Wisconsin, to the sheriff or any constable or any peace officer of Chippewa County:

Whereas, Investigator Chad Holum has this date complained in writing and under oath to said Court, that on the 30th day of May 2007, in Chippewa County and within certain premises, more particularly described as follows:

35060 225th Ave., Gilman, WI consisting of a white & green 2 story wood frame house, a white single wide trailer, 2 sheds and barn. Also 2 concrete silos, metal grain & a tank.

There are now located and concealed certain things, to-wit:

Three machine guns identified as a Rheinmetall MG3, a MG 34 & a Heckler & Kock HK21 as well as any machine gun parts or any items capable of use to modify a weapon into a machine gun.

Which things may constitute evidence of a crime, to-wit: Illegal Possession of Machine Gun contrary to sec. 941.26(1)(a), & sec. 941.27(1)(a) & (b) of the Wisconsin Statutes.

The Court having read in the AFFIDAVIT FOR SEARCH WARRANT, and attachments if any, and the AFFIDAVIT FOR SEARCH WARRANT does in fact establish probable cause.

Now, therefore in the name of the State of Wisconsin, you are commanded forthwith to search said premises for said things, and if the same or any portion thereof are found, to bring the same and said persons in possession, before this court to be dealt with according to law. Additionally, you are commanded to return this WARRANT within 48 hours of execution to this court, also to be dealt with according to law.

Dated this 30th day of May, 2007, time 7:25 am/pm.
BY THE COURT,
Chippewa County Circuit Court Judge Commissionen
This warrant executed at am/pm, day of May, 2007.



State of Wisconsin	Circuit Court	Chippewa County	
State of Wisconsin	Destruction	LOE OFFICER	
Chippewa County	RETURN OF OFFICER		
I hereby certify that in pursuit of the a at the place therein mentioned, and fou	ttached WARRANT, I searched fo and the following things, to-wit:	r the said things therein described,	
SEE ATTACHED SEARCH WARR	ANT RETURN	·	
Filed this day of May 2007, ti	me am/pm.		
Officer			



STATE OF WISCONSIN

CIRCUIT COURT

CHIPPEWA COUNTY

APPLICATION FOR ORDER SEALING SEARCH WARRANT

Chad Holum requests an order sealing attached Search Warrant and other documents so law enforcement may follow up on related information obtained in the search. Additionally, the sealing of the search warrant and other documents is necessary to ensure that any information obtained may be fully utilized by law enforcement in the investigation. Disclosure of the information in the search warrant and other documents will likely jeopardize any follow up investigation in regard to the matter. This matter is deemed a sensitive investigation involving dangerous weapons and homeland security.

Officer

Subscribed and sworn to before me this 30th day of May 2007

Asst. District Attorney

My Commission is permanent.

ORDER

Based upon the application of Chad Holum, it is ordered that the attached Search Warrant and supporting documents be sealed and not disclosed to or by any person until further order of the Court.

Dated this 30th day of May 2007, Time 7:25 p.m.

BY THE COURT,

CHIPPEWA COUNTY CIRCUIT COURT JUDGE

COMMI SSIONER